

1 IN THE UNITED STATES BANKRUPTCY COURT FOR  
2 THE DISTRICT OF PUERTO RICO

3 IN RE: CASE NO. 21-03574-ESL7  
4 JAIME R NIETO DEL TORO Chapter 7  
5 Debtor  
6 NOREEN WISCOVITCH-RENTAS ADVERSARY NUMBER: 22-00059-ESL  
7 Plaintiff  
8 JAIME R NIETO DEL TORO  
9 JOSE A NEGRON SEIJO  
10 LINA I VAEULLO ATANACIO  
11 Defendants

FILED & ENTERED ON AUG/24/2022

12 ORDER AND NOTICE PRELIMINARY PRETRIAL AND SCHEDULING CONFERENCE

13 This adversary proceeding is set for a preliminary pretrial and scheduling  
14 conference under Federal Rule of Bankruptcy Procedure 7016(b) (incorporating  
15 Federal Rule of Civil Procedure 16, and LBR 7016-1, on December 9, 2022 at 9:30  
16 AM. via Microsoft Teams Video & Audio Conferencing and/or Telephonic Hearings.  
17 All parties that wish to appear at the Microsoft Teams hearing must familiarize  
18 themselves and follow the Procedures for Remote Appearances, found on the  
19 homepage of our Website at <https://www.prb.uscourts.gov>.

20 Unless excused for good cause, each party shall be represented at the  
21 pretrial conference by counsel who is to conduct the trial on behalf of said  
22 party, and who shall be thoroughly familiar with the facts and applicable law  
23 of the case.

24 Counsel for each party and/or each pro se party are hereby ordered to  
25 make the disclosures required by Rule 26(a) of the Federal Rule of Civil  
26 Procedure, incorporated by Rule 7026, Federal Rules of Bankruptcy Procedure,  
27 fourteen (14) days prior to the conference.

28 Counsel for each party are further ordered to confer with opposing counsel  
29 and prepare and file with the court seven (7) days prior to the conference, a  
"JOINT PRETRIAL REPORT" containing the following:

1. The basis for jurisdiction or objection to jurisdiction.
2. A statement of admitted or uncontested facts.
3. A brief statement of contested facts.
4. A statement of contested legal issues.
5. The time needed to complete discovery.
6. The need for amendment of pleadings and joinder of additional parties.
7. The time for filing of dispositive motions.
8. The plaintiff shall state the time needed to present his case-in-chief, including reservation of time for rebuttal.
9. The defendant and each additional party shall state the time needed to present his case-in-chief, including reservation of time for rebuttal.

Failure to comply with the requirements of this order may result in the imposition of sanctions, including, but not limited to the dismissal of the complaint, assessment of costs including attorneys' fees, or other penalties.

IT IS SO ORDERED.

In San Juan, Puerto Rico, this 24 day of August, 2022.



Enrique S. Lamoutte  
United States Bankruptcy Judge